1	SONAL N. MEHTA (SBN 222086) Sonal.Mehta@wilmerhale.com	kbau	STA L. BAUGHMAN (SBN 264600) nghman@dhillonlaw.com	
2	WILMER CUTLER PICKERING HALE AND DORR LLP		RMEET K. DHILLON (SBN 207873) neet@dhillonlaw.com	
3	2600 El Camino Real, Suite 400		SE FRANKLIN-MURDOCK (SBN 339034)	
4	Palo Alto, California 94306		klin-murdock@dhillonlaw.com	
5	Telephone: (650) 858-6000		LLON LAW GROUP INC. Post Street, Suite 700	
3	ARI HOLTZBLATT (pro hac vice)		Francisco, California 94108	
6	Ari.Holtzblatt@wilmerhale.com		phone: (415) 520-6593	
7	MOLLY M. JENNINGS (pro hac vice) Molly.Jennings@wilmerhale.com WILMER CUTLER PICKERING	Atto	rneys for Plaintiff JOHN STOSSEL	
8	HALE AND DORR LLP	THO	OMAS R. BURKE (SBN 141930)	
9	1875 Pennsylvania Ave, NW		nasburke@dwt.com	
	Washington, DC 20006 Telephone: (202) 663-6000		IS WRIGHT TREMAINE LLP	
10			Montgomery Street, Suite 800	
11	Attorneys for Defendant		Francisco, California 94111-6533	
10	META PLATFORMS, INC.		phone: (415) 276-6500	
12		SEL	INA MACLAREN (SBN 300001)	
13			amaclaren@dwt.com	
14			GAIL ZEITLIN (SBN 311711)	
17			ailzeitlin@dwt.com IS WRIGHT TREMAINE LLP	
15			South Figueroa Street, 24th Floor	
16			Angeles, California 90017-2566	
		Tele	phone: (213) 633-6800	
17		Atto	rneys for Defendant SCIENCE FEEDBACK	
18	IN THE UNITED STATES DISTRICT COURT			
19	IN THE UNITED S	IAIL	S DISTRICT COURT	
20	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
21	SAN JOSE DIVISION			
22	JOHN STOSSEL, an individual,		Case Number: 5:21-cv-07385-VKD	
23	Plaintiff,		LR 6-2(A) STIPULATION TO	
24	V.		CONTINUE INITIAL CASE MANAGEMENT CONFERENCE AND	
4	META DI ATEODME DIC Dalaman			
25	META PLATFORMS, INC., a Delaware corporation; SCIENCE FEEDBACK, a Fren	ch	[PROPOSED] ORDER	
26	non-profit organization; and CLIMATE	CII		
	FEEDBACK, a French non-profit organizati	on,		
2728	Defendants.			

Case 5:21-cv-07385-VKD Document 63 Filed 07/05/22 Page 2 of 5

1	Pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, Plaintiff John Stossel, Defendant Meta
2	Platforms, Inc. ("Meta"), and Defendant Science Feedback ¹ (collectively, the "Parties"
3	respectfully submit this Stipulation to Continue Initial Case Management Conference. This
4	stipulated request is supported by the accompanying declaration of Molly M. Jennings.
5	WHEREAS, Plaintiff John Stossel filed the Complaint on September 22, 2021 (Dkt. No
6	1);
7	WHEREAS, Meta moved to dismiss the Complaint pursuant to Federal Rule of Civi
8	Procedure 12(b)(6) and to strike the claims asserted against Meta pursuant to California's
9	anti-SLAPP statute on November 29, 2021 (Dkt. No. 27, "Meta's Motion");
10	WHEREAS, Science Feedback moved to dismiss the Complaint pursuant to Federal Rule
11	of Civil Procedure 12(b)(6) and to strike the claims asserted against Meta pursuant to California's
12	anti-SLAPP statute on January 31, 2022 (Dkt. No. 50, "Science Feedback's Motion");
13	WHEREAS, the Court held a hearing on both Meta's Motion and Science Feedback's
14	Motion on April 12, 2022 (Dkt. No. 58);
15	WHEREAS, the Court originally set the initial Case Management Conference ("CMC"
16	for June 14, 2022 (Dkt. No. 53);
17	WHEREAS, all discovery in this case is stayed as to all the Parties until the Court has
18	issued an order deciding both Meta's Motion and Science Feedback's Motion (Dkt. No. 48);
19	WHEREAS, pursuant to parties' stipulated request, the Court continued the initial CMC
20	until July 19, 2022 (Dkt. No. 60) and then rescheduled it for August 2, 2022 to accommodate
21	counsel's schedule (Dkt. No. 62);
22	WHEREAS, the parties continue to agree that good cause exists to continue the initial CMC
23	until October 11, 2022 or another date after the Court has issued an order deciding both Meta's
24	Motion and Science Feedback's Motion;
25	
26	
27	
28	¹ Erroneously sued as "Science Feedback and Climate Feedback."

Case 5:21-cv-07385-VKD Document 63 Filed 07/05/22 Page 3 of 5

1	WHEREAS continuing the initial Case Management Conference until the Court has issued			
2	an order deciding both Meta's Motion and Scien	nce Feedback's Motion will not affect any other		
3	date already set by Court order;			
4	IT IS HEREBY STIPULATED AND AGREED by the Parties that the initial Case			
5	Management Conference currently scheduled for August 2, 2022 shall be continued until			
6	October 11, 2022, or such other date that may be convenient for the Court after it has issued an			
7	order deciding both Meta's Motion and Science Feedback's Motion.			
8				
9		DHILLON LAW GROUP INC.		
10	Dated: July 5, 2022	By: /s/ Krista L. Baughman		
11		KRISTA L. BAUGHMAN		
12		Attorneys for Plaintiff John Stossel		
13				
14				
15	Dated: July 5, 2022	WILMER CUTLER PICKERING HALE AND DORR LLP		
16		By: /s/ Molly M. Jennings		
17		MOLLY M. JENNINGS		
18		Attorneys for Defendant Meta Platforms, Inc.		
19				
20				
21	Dated: July 5, 2022	DAVIS WRIGHT TREMAINE LLP		
22		By: <u>/s/ Thomas R. Burke</u>		
23		THOMAS R. BURKE		
24		Attorneys for Defendant Science Feedback		
25				
26				
27				
28				
	2	STIR TO CONTINUE INITIAL CMC & [PROPOSED] OPDER		

Case 5:21-cv-07385-VKD Document 63 Filed 07/05/22 Page 4 of 5

1	[PROPOSED] ORDER	
2	PURSUANT TO STIPULATION, IT IS SO ORDERED that:	
3	The initial Case Management Conference currently scheduled for August 2, 2022 shall be	
4	continued until October 11, 2022 or another date after the Court has issued an order deciding	
5	both Meta's Motion and Science Feedback's Motion.	
6		
7	Dated:	
8	By: Hon. Virginia K. DeMarchi	
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
1920		
21		
22		
23		
24		
25		
26		
27		
28		
	3	

ATTORNEY ATTESTATION I, Molly M. Jennings, am the ECF User whose ID and password are being used to file this Stipulation and accompanying proposed order. In compliance with Civil Local Rule 5-l(h)(3), I hereby attest that concurrence in the filing of this document and all attachments has been obtained from each signatory. Dated: July 5, 2022 By: /s/ Molly M. Jennings Molly M. Jennings